

AMUSEMENTS

ELLIS COMPANY SHOWS
WHAT IT'S GOOD FOR

Tonight's change of bill at the Coliseum by the Ellis company will give that organization an opportunity of showing its versatility inasmuch as the principal members of the company will be seen in character parts unlike any they have yet had opportunity of playing, locally. Earl Hall will be seen in a light comedy role, a part that will give him opportunity of showing the public what he really looks like without grease paint and wig, while Frank Vack will have a part particularly adapted to his peculiar line of comedy. Eddie Young, who is generally cast for



Eddie Young at Coliseum

"dress suit" parts will play a character, while Alice Lewis, recognized as the best comedienne ever seen with a local stock company, will play a comedy role that will doubtless add to her already great following.

A feature musical number will be Miss Lewis's song called "Sister-Susie Sewing Shirts for Soldiers" and, as the name implies it is a novelty comic creation that is at present the rage in the larger cities and with Hanky Trincano.

Miss Vicienne, as usual will offer up entirely new program, and, as tonight's offering by the Ellis players was the bill that established the Jacobs company in this city, the Ellis production will be watched with interest by local theater-goers.

STUDEBAKER MAKING
IN FILM AT LION

From the metal to the motor car, the process of building Studebakers is shown in a special run film at the Lion theater tonight. The movies were made at the factory, where special arrangements had been made in order to get every part of the process before the camera. Manager Wayland Wood of the Studebaker dealership here, and Manager Leavitt of the Lion saw the film in an extra run yesterday before show time and decided it was the goods. The Studebaker people are distributing tickets to the night shows, at which the film will be an added attraction.

TIPPERARY MOVIEIZED
ON SCREEN AT EMPRESS

Today and tomorrow will find three great attractions at the Empress. "It's a Long, Long Way to Tipperary," a stirring Irish drama in three parts. This picture is based on the late war in Europe and is as popular as the song from which its name was taken. No true lover of this song can afford to miss this feature. "Underneath the Paint" is a Broadway star feature of

I USE "TIZ" FOR
SORE, TIRED FEET

"TIZ" for puffed-up, aching, sweaty, calloused feet and corns



Good-bye sore feet, burning feet, swollen feet, sweaty feet, smelling feet, tired feet.

Good-bye corns, callouses, bunions and raw spots. No more shoe tightness, no more limping with pain or drawing up your face in agony. "TIZ" is magical, acts right off. "TIZ" draws out all the poisonous exudations which puff up the feet—the only remedy that does. Use "TIZ" and wear smaller shoes. Ah, how comfortable your feet will feel. "TIZ" is a delight. "TIZ" is harmless.

Get a 25 cent box of "TIZ" now at any drugstore or department store. Don't suffer. Have good feet, glad feet, feet that never smell, never hurt, never get tired. A year's foot comfort guaranteed or money refunded.

three reels, featuring that popular actress, Helen Gardner, who is so ably supported by an all-star cast, such as Rose Taylor, Gladden James and Anders Randolph. These are the same actors that made such a hit at the Empress a few weeks ago in "413."

"The Circle End" is a one-reel drama of Mr. Fieldings, and when he appears in a drama the people are always pleased.

This makes an evening's entertainment that is hard to duplicate, and all three features, without any change of prices. Just giving you an extra treat.

ST. ELMO MAKES BIG
HIT AT THE LAMARA

When the Balboa Picture company advertised that they had produced St. Elmo, the wonderful novel of Agusta J. Evans, with an affectionate regard for the esteem in which the author is held by the reading public of America, the company did not overstate the case a bit. Equisite care seems to have been used in every particular in obtaining just those optical effects that are transmitted to the intelligence, by reading the book.

To obtain such an effect as this, artistic concepts of the highest must be expressed through the medium of the picture. This is done with great success in St. Elmo. The company operating out of the picturesque Long Beach, Cal., found some of the show spots of the "Sunshine Land" in which to take the picture, and the result is that no more beautiful semi-tropical setting for a novel supposed to be staged in Louisiana could have been found. The acting also is splendid, a most capable cast of players having been selected. All in all, the production is a most agreeable proof of the excellence of the Fox Film corporation releases, of which it is the second to be seen at the Lamara. It will be shown again today.

"CABIRIA" MIRACLE
MOVIE AT ARIZONA

Of "Cabiria," the twelve-reeler at the Arizona today for matinee and night, the Press says:

"Gabriele D'Annunzio, Italian poet-dramatist, has written the drama and he has pointed the way for the great photo plays of the future. He evidently thinks in pictures, for his whole story is unfolded in action with only a few necessary bits of dialogue to help it. Many of the pictures are of a kind to capture the memory and hold it enthralled. One sees Hannibal leading the Carthaginians, foot soldiers, cavalry, elephants, sheep and trains, over the snow and ice of the winter Alps in the march that surprised Rome. In opposition there is the lovely sunset scene of the camel caravan on the Sahara. Indoors there are marble rooms with fountains or great courts with bizarre columns in the form of elephants or of giant cars. These are not stage set, but solid structures as big as many public buildings.

"The acting equals the settings in quality. The three principal characters—Cabiria being a very insignificant one—are Sophonisba, Pulvis and the black slave, and it must be said that the giant negro, Ernesto Paganini, who plays the black, carries off the sympathies of the audience if not the honors of the performance. To Italia Manzoni, the Sophonisba, must go historic honors in high degree. She shows plainly the "regal soul" of which her princely admirer writes.

"It is evident that 'Cabiria' could never be produced in other than picture form. The magnificent fire scenes, the tremendous scenic effects which are offset by pictures of exquisite beauty, could never have been produced except by means of moving pictures. It seems hardly fitting to class this picture with the ordinary everyday photoplay. It is in a class by itself—far and away beyond anything yet attempted in this country or abroad.

"The romantic story, which is partly historical, begins with the saving of Cabiria, a beautiful Sicilian child of five years, by her nurse on the day when Catania, a city in Sicily, is nearly destroyed by an eruption of Mount Aetna. The nurse and child escape from the ruined city and are about to be sacrificed to Moloch when rescued by Pulvis, a young Roman. The escape of the child and her subsequent career form the plot of D'Annunzio's wonderful play."

"THE CRISIS" SHOWS
OLD-NEW COSTUMING

Tonight the scene at the Columbia changes from the bedroom of a cheap New York flat building of this period to a cool, cosy old southern home of the time of the breaking out of the civil war.

The new bill is Winston Churchill's dramatic story of the time when men were called upon to choose between loyalty to their state and the flag of the nation, when the question of slavery was the issue that came near dividing the nation into two parts.

"The Crisis" is the name of the play and in it day it served as a vehicle for the great romantic actor, James K. Hackett, when he was at the height of his popularity as a matinee idol.

Mr. Redmond has especially provided for the play an elaborate production with fidelity to the period, and the ladies of today will be afforded a peep at the styles they may have to adopt at no distant day if the hoop skirt and the crinolin arrives.

Mignon Anderson at Lion Today

Mignon Anderson, the pretty "Thousand and One" star, will be seen at the Lion Theater today supported by Sydney Bracy and Arthur Ashley in a two-reel photoplay with a theme dealing with capital and labor. It is called

DAMON AND PYTHIAS
WONDERFUL STORY

Members of Order in Salt River Valley Interested in Films Soon to Be Shown Here

Pythians from all sections of the Salt River valley have learned with interest that the wonderful six-reel production, "Damon and Pythias," is to be shown at the Arizona Theater on Friday and Saturday of this week. Arrangements have been completed with Manager Harry Nace of the Arizona under which the great story in pictures will be shown, not only at the regular evening entertainments, but at special Friday and Saturday matinees.

The story of Damon and Pythias, that around which the order of the Knights of Pythias is built, presents one of the most beautiful, impressive and instructive lessons ever presented upon the moving picture screen. To the Pythian it recalls the beautiful work of the degrees given in becoming a member of the order, and to the layman it carries an interest that is lasting. Without revealing any of the secret work of the order, it gives just enough of an idea of the mighty principles that stand as a foundation for the organization to make any man with red blood in his veins and a true regard for his fellow man, wish to become a Knight of Pythias.

For several months the officers of Phoenix Lodge No. 2, Knights of Pythias have been endeavoring to have this wonder series of films brought here. Now that it is assured that it will be shown, every effort is being made to induce every Pythian in this section to see the story as told in the films. Announcements have been sent to the lodges at Tempe, Buckeye, Mesa and Chandler and it is even thought probable that there will be delegations here from Glendale, Ray and Hayden.

DEPARTMENT OF THE INTERIOR, UNITED STATES RECLAMATION SERVICE, Phoenix, Arizona. Equipment and supplies will be offered for sale to the highest bidder, at public auction to be held at the U. S. Reclamation Service Storehouse, Mesa, Arizona, at 10 o'clock p. m., April 22, 1915, at follows: Steam boilers, Leschen tramway, 13-gigawatt electrically operated cableways, ore and concrete cars, mining columns, rock crushers, gey and stiff leg derricks, air and plug drills, dynamo, steam engines (stationary), generators, pile driver and steam hammers, double friction drum electric hoists, angle iron, common flat iron, hydraulic and lever jacks, electric locomotive, well drilling machines, concrete mixers, electric pumps, concrete block machines, power pumps, steel rails, steel shafting, horse and mule shoes, hard steel, transformers, bare and insulated copper wire, and numerous other supplies. TERMS CASH. For particulars address C. H. Fish, Project Manager, U. S. Reclamation Service, Phoenix, Arizona.

THE SUPERIOR COURT OF
THE STATE OF ARIZONA, IN
AND FOR THE COUNTY OF
MARICOPA.

In the matter of the estate of Judson A. Harmon, deceased.

No. 2154, Order to Show Cause on Petition to Mortgage Realty.

May Harmon Dykes, administratrix of the estate of Judson A. Harmon, deceased, having filed herein her petition duly certified by affidavit, praying for an order of this court authorizing, empowering and directing her as such administratrix, to mortgage the real property of said estate herein, and hereinafter described, for the purposes set forth in said petition; and it appearing that it will be of advantage to said estate that said mortgage may be made.

It is ordered by the court that all persons interested in the estate of Judson A. Harmon, deceased, to appear before this court on the 26th day of April, 1915, at 1:30 o'clock in the afternoon of said day, then and there to show cause if any they have why the real property of said estate described below, or some part thereof, should not be mortgaged for the sum of Sixteen Thousand Dollars (\$16,000.00) as prayed for in the petition of May Harmon Dykes, administratrix, this day filed, or for such lesser amount as to the court shall seem proper. Reference is made to said petition for further particulars.

The property proposed to be mortgaged is all situated in Maricopa County, Arizona, and is more particularly described as follows, to-wit:

1. Approximately 156 acres in the NW 1-4 of Sec. 18, T. 1 N., R. 2 E., G. and S. R. B. and M., the same being that portion of said NW 1-4 lying and being west of the Western Branch of the Tempe Canal.

2. The SE 1-4 of Sec. 27, T. 1 S., R. 4 E., G. and S. R. B. and M.

3. The SW 1-4 of the NW 1-4 of Sec. 27, T. 1 N., R. 4 E., G. and S. R. B. and M.

4. Lots 17 and 18 in Block 28 of Gage's Addition to the town of Tempe, as per map of record in the office of the County Recorder of Maricopa County, Arizona, in Book 3 of Maps at Page 58.

R. C. STANFORD,
Judge of the above entitled court.

"In the Jury Room" and has some very intense scenes and is a very interesting production. Miss Anderson has a part that calls for much good acting. A comedy drama by the MacJestic players "The Double Deception," is a pleasing photoplay and Miriam Cooper and Elmer Clifton play the leading parts in an acceptable manner. The closing film today at the Lion is a Keystone comedy called "Peanuts and Bullets" and is a typical nonsensical farce that makes you laugh, but not enough plot to give you a headache in following it. The Lion program today is just four reels, long enough to satisfy, but short enough to tire you and all in all is a good movie offering, which is served with good music by the Lion orchestra under the leadership of Robert J. Pratt.

SALT RIVER VALLEY WATER
USERS' ASSOCIATION

Notice of voting precincts and appointments of election officers and designation of polling places for 1915 election, April 6th, 1915.

Notice is hereby given that the following election precincts for the regular election by the shareholders of the Salt River Valley Water Users' Association to be held on Tuesday, the 6th day of April, A. D. 1915, have been established in the several council districts in the Salt River Reservoir district, and the polling places therein designated and the election officers appointed as follows, that is to say:

Council District No. One shall constitute an election precinct, the polling place therein shall be the Pima School House, and A. O. Grant is appointed Inspector, and Wm. Bartlett and I. L. Sturges are appointed Judges of election therein.

Council District No. Two shall constitute an election precinct, the polling place therein shall be the West End School House, and Floyd Smith is appointed inspector and Hecce Greenhaw and Chas. L. Smith are appointed Judges of election therein.

Council District No. Three shall constitute an election precinct, the polling place therein shall be the Fowler School House and Geo. R. Kay is appointed Inspector, and Quin Faulkner and Peter Truog are appointed Judges of election therein.

Council District No. Four shall constitute an election precinct, the polling place therein shall be the Alhambra Store, and L. D. Rousseau is appointed inspector and Geo. Helm and Henry Renaud are appointed Judges of election therein.

Council District No. Five shall constitute an election precinct, the polling place therein shall be the Murphy School House, and Wm. P. Hughes is appointed Inspector, and J. R. Redshaw and John J. Gould are appointed Judges of election therein.

Council District No. Six shall constitute an election precinct, the polling place therein shall be the Water Users' Building and Claude Berryman is appointed Inspector and Louis S. Thompson and A. F. Jones are appointed Judges of election therein.

Council District No. Seven shall constitute an election precinct, the polling place therein shall be the Creighton school house, and Wm. Creighton is appointed inspector and W. J. Osborn and W. P. Padgett are appointed Judges of election therein.

Council District No. Eight shall constitute an election precinct, the polling place therein shall be the Jordan School House, and J. R. Barrette is appointed Inspector and A. A. Wood and Thompson A. Knox are appointed Judges of election therein.

Council District No. Nine shall constitute an election precinct, the polling place therein shall be the Mesa City Hall, and Virgil Allison is appointed Inspector and Jos. W. Clark and W. S. Dorman are appointed Judges of election therein.

Council District No. Ten shall constitute an election precinct, the polling place therein shall be the Gilbert School House, and H. H. Lacy is appointed Inspector and Chas. W. Pine and A. W. Ayers are appointed Judges of election therein.

Done by the order of the Board of Governors of the Salt River Valley Water Users' Association.

Dated at Phoenix, Arizona, this 1st day of March, A. D. 1915.

CHAS. A. VAN DER VEER,
SECRETARY.

First publication April 3, 1915.

Here a little salesman at the Republican office, A. Want Ad will see more customers than you can.

Pursuant to law and the requirements of the City Charter, the general city election will be held on Tuesday, April 6th, 1915, for the purpose of electing two city commissioners to fill the vacancies in the City Commission caused by the expiration of the terms of Commissioner M. J. Foley and Commissioner Frank Woods, for the term commencing on the first business day of May, 1915, at the hour of ten o'clock a. m., and continuing for two years thereafter, and for the purpose of voting upon the questions of whether or not certain ordinances of the City of Phoenix shall be repealed, and whether or not certain proposed amendments to the Charter of the City of Phoenix shall be adopted.

1. Shall ordinance No. 23 (new series), being entitled: "An ordinance for licensing the carrying on of certain professions, trades, callings, businesses and occupations carried on within the limits of the City of Phoenix," be repealed?

2. Shall ordinance No. 24 (new series), being entitled: "An ordinance regulating the travel and traffic upon the public streets of the City of Phoenix," be repealed?

3. Shall ordinance No. 25 (new series), being entitled: "An ordinance prohibiting the carrying on, conducting or operating of a barber shop on Sunday within the corporate limits of the City of Phoenix," be repealed?

Shall the second Paragraph of Section 2 of Chapter III of the Charter be amended to read as follows: "The Commission may by ordinance direct that any of the above officers, other than those of city manager and city attorney, may be filled and the duties thereof performed and the rights thereof exercised by one and the same person."

Shall Section 4 of Chapter III of the Charter be amended to read as follows: "The city manager shall be appointed by the Commission and shall hold his office until removed by a vote of three-fifths of the Commission voting affirmatively therefor?"

Shall Section 5 of Chapter III of the Charter be amended to read as follows: "The City Auditor shall be appointed by the Commission, and shall hold his office until removed by a vote of three-fifths of the Commission voting affirmatively therefor?"

Shall Section 6 of Chapter III of the Charter be amended to read as follows: "The City Magistrate shall be appointed by the Commission, and shall hold his office for a term of two years, unless sooner removed by a vote of three-fifths of the Commission voting affirmatively therefor?"

Shall Section 7 of Chapter III of the Charter be amended to read as follows: "The City Assessor, City Collector, City Engineer, Chief of Police, Fire Chief, Superintendent of Streets, and such other officers as the Commission may create by ordinance under the authority of this Charter, shall be appointed by the City Manager by and with the consent and approval of the Commission?"

pointed by the Commission, and shall hold office for a term of two years, unless sooner removed by a vote of three-fifths of the Commission voting affirmatively therefor?"

Shall a new section, to be numbered 6½, be inserted after Section 6 of Chapter III of the Charter, said Section 6½ to read as follows:

"The City Attorney, City Clerk and City Treasurer shall be appointed by the Commission, and shall hold office until removed by a vote of three-fifths of the Commission voting affirmatively therefor."

Shall Section 7 of Chapter III of the Charter be amended to read as follows:

"The City Assessor, City Collector, City Engineer, Chief of Police, Fire Chief, Superintendent of Streets, and such other officers as the Commission may create by ordinance under the authority of this Charter, shall be appointed by the City Manager by and with the consent and approval of the Commission?"

Shall sub-section (26) of Section 2 of Chapter IV of the Charter be amended to read as follows:

"To regulate the construction, repair and use of sewers, sinks, gutters, cess-pools and vaults, and to compel the connecting, cleaning or emptying of the same, and to designate the time and manner in which the work shall be done; and in case the owner of any property concerned shall fail to connect, clean, empty or repair such sewers, sinks, gutters, cess-pools or vaults, to cause such connection, cleaning, emptying or repairing to be done by some officer of the city at the expense of such owner of the premises to be benefited thereby, and to make such expense a first lien upon the said premises, to be collected at the same time and in the same manner as other city taxes are collected?"

Shall Section 14 of Chapter IV of the Charter be amended to read as follows:

"All ordinances, resolutions or franchises shall be approved and signed by the mayor and attested by the city clerk, and transcribed in the proper books thereof, but no ordinance, resolution or franchise shall take effect and become operative until thirty days after its passage by the mayor, except measures necessary for the immediate preservation of the peace, health or safety of the city; but no such emergency measure shall become immediately operative unless it shall state in a separate section the reasons why it is necessary that it should become immediately operative, and be approved by the affirmative vote of four-fifths of the Commission taken by ayes and nays; provided, further, that all ordinances and resolutions having the effect of ordinances or required to be published, shall be published at least once in the official newspaper of the city and a copy thereof posted on a bulletin board in front of the City Hall before they become effective and operative?"

Shall Section 1 of Chapter VI of the Charter be amended to read as follows:

"Subject to the control of the Commission, the manager shall have the general supervision and direction of the administrative operation of the city government; he shall supervise and direct the official conduct of all appointive city officers except the auditor, city attorney, city clerk, city treasurer and city magistrate; he shall supervise the performance of all contracts made by any person for work done for the city, and in that behalf represent the city except as it may be otherwise provided in this Charter; he shall make all purchases of materials or supplies for the city, subject to the provisions of this Charter, and see that the same are received as contracted for; he shall employ and discharge from time to time, as occasion requires all employees of the city appointed by him by and with the consent and approval of the Commission; he shall appoint all officers of the city, the appointment or election of whom is not otherwise provided for in this Charter, and may remove them when the interests of the city require; he shall make a written report to the Commission at its first meeting in each month of the state of the condition and business affairs of the city, and he shall, whenever required by the Commission, make a written or verbal report, as may be indicated by the Commission, in detail of any particular matter relating to the affairs of the city within his supervision; he shall require monthly reports, or may require them oftener, from each of the officers of the city appointed by him of the business and condition of such office, and shall submit the same to the Commission upon its request therefor. All reports required by the Charter or by ordinance shall be in writing, except that the Commission, in the case of reports other than the monthly reports herein required, may direct them to be verbal; and likewise the manager may direct reports other than the monthly reports herein provided for to be made verbally. All written reports shall be kept by the proper officers as a part of the records of the city, and be open to the inspection of the electors of the city during office hours?"

Shall Section 1 of Chapter VII of the Charter be amended to read as follows: "The city auditor shall prescribe and require, except as they may be by law prescribed and required, the use of plain and uniform systems of keeping books of accounts by all city officers who are charged with the receipt or disbursement of any of the funds of the city or who may be authorized to purchase materials and supplies or employ labor for it. He shall prescribe the form of vouchers or other evidences of the receipt of money from the city or for the establishment of demands against the city. He shall at all times have access to and may inspect and take copies of all books on which entries are made, or are required to be made, relating to the receipt or expenditure of money on account of the city, and to all vouchers, accounts, bills, warrants, drafts, contracts or other papers relating thereto. He shall

have power to administer oaths for the purpose of ascertaining the facts relating to any charge or claim against the city, made or claimed by any person, partnership, association or corporation whatsoever. He shall inquire into and inform himself as to the legality of all claims paid out of the city treasury, or for which warrants thereon have been drawn, as well as the reasonableness of the prices charged or claimed for material, supplies or labor, and the facts as to the delivery or rendition thereof to or for the use of the city?"

Shall sub-section (a) of Section 2 of Chapter VIII of the Charter be amended to read as follows:

"It shall have and exercise exclusive original jurisdiction of all proceedings of a criminal nature for the violation of any ordinance of said city, and of every action of a civil nature for the enforcement of a penalty or the recovery of a penalty or forfeiture imposed by any ordinance of said city for violation thereof, or for neglect to perform any duty by any ordinance imposed, and of every action for the collection of any license, tax or penalty due from any person to said city and required to be paid or which is due and collectible under the ordinance of said city?"

Shall Section 4 of Chapter VIII of the Charter be amended to read as follows:

"The Commission shall provide each city magistrate with a proper court-room, and with all necessary stationery, furniture and paraphernalia. The Commission shall also provide proper and necessary clerical force for the keeping and maintaining of a proper record of the transactions of the magistrates' court, and of the acts, judgments and orders of the said magistrate, and the city clerk may be assigned to that duty. All fines, penalties and fees collected by the magistrate in the course and performance of his duties shall be paid to the city treasurer on the first day of each and every month, and proper receipt taken therefor. The moneys so paid by the city magistrate may, by ordinance of the Commission, be apportioned to any particular fund, and shall thereafter be used in accordance with such ordinance?"

Shall Sections 3 and 5 of Chapter X of the Charter be amended by striking out said sections and by substituting for Section 3 the following: "The salaries of the city manager, city auditor and all other city officers, except the city magistrate, whose compensation is or may be fixed by the Commission, may be changed, increased or modified by ordinance of the Commission as it may deem proper and necessary?"

Shall sub-section (f) of Section 1 of Chapter XII of the Charter be amended to read as follows: "Each of said petitions must be of uniform size as determined by the city clerk; it shall contain the name of one candidate and no more; and each signer thereto shall be a qualified voter of the City of Phoenix, and must not at the time of having signed his or her name thereto, have signed any other petition for the same office, nor in case there are several places to be filled in the same office, signed more petitions for candidates for that office than there are places to be filled in such office?"

Shall Section 2 of Chapter XII of the Charter be amended to read as follows:

"The petition or petitions for nomination, of the electors, aggregating not less than three per cent of the number of votes cast for mayor at the last preceding general municipal election at which a mayor was elected, may be presented to the city clerk not earlier than sixty days nor later than twenty days before the date set for election. The city clerk shall endorse on such petition or petitions the date when the same was received by him."

Shall Section 2 of Chapter XII of the Charter be amended to read as follows:

"The provisions of Chapter XVII of this Charter, so far as the same relates to the filing of petitions for recall, the examination by the city clerk of such petitions, the verification thereof by the said city clerk as to the number and qualifications of the signers, the return thereof in case said petition or petitions are defective or do not fully comply with the provisions of this Charter relative to the number and qualifications of such signers, the presentation thereof, in case they are found sufficient to the Commission, so far as applicable shall apply to petitions filed for the nomination of candidates for elective offices in the City of Phoenix; said petitions may also be amended, as provided herein for the amendment of recall petitions, at any time prior to twenty days before such election?"

Shall Section 7 of Chapter XII of the Charter be amended to read as follows:

"Immediately after such petitions are filed, the city clerk shall take the names of the candidates in a list with the offices to be filled, and shall, not later than fourteen days before the election, certify such list as being the list of candidates as required by the Charter of the City of Phoenix; and the Commission shall cause said certified list of names and the offices to be filled, designating whether for a full term or for an unexpired term, to be published in the proclamation calling the election, for the period and in the manner now or as may hereafter be provided by law or by ordinance of said city for the publishing of such election proclamation?"

Shall Section 14 of Chapter XII of the Charter be amended to read as follows:

"aforesaid primary election shall be held not less than thirty days prior to the holding of the general election herein provided for?"

Shall Section 16 of Chapter XII of the Charter be amended to read as follows:

"If at any election held as above provided, there be any office or offices to which no candidate therefor was elected, then, as to such office or offices, said election shall be considered to be a primary election for the nomination of candidates for such office or offices, and a second or general municipal election shall be held to vote for candidates to fill such office or offices. The candidates not elected at such first election, equal in number to twice the number to be elected to any given office, or less if so there be, and who received the highest number of votes for the respective offices shall at such first election, shall be the only candidates at said second election; provided, that if there be any person who, under the provisions of this subdivision, would have been entitled to be come a candidate for any office except for the fact that some other candidate received an equal number of votes therefor, then all such persons receiving said equal number of votes shall likewise become candidates for such office?"

Shall the third paragraph of Section 1 of Chapter XVI of the Charter be amended to read as follows:

"The provisions of Chapter XVII of this Charter, respecting the form, filing, certification, rejection and action on recall petitions, shall apply to petitions of the kind referred to in this chapter, with such modification as the nature of the case may require; but nothing in said Chapter XVII shall be construed to extend the time for completing and filing a good and sufficient petition for referendum beyond the said period of thirty days?"

Shall Section 4 of Chapter XVIII of the Charter be amended to read as follows:

"On or before the first Monday in June of each year, or on such date in each year as shall be fixed by the Commission, the manager shall submit to the Commission the estimates of each department and his own personal report and recommendation and estimate as to the probable expenditures of the city for the next ensuing fiscal year, stating the amount in detail required to meet all expenditures, including interest and sinking funds and outstanding indebtedness, if any there be; also an estimate of the amount of income expected from all sources in each department, and the probable amount required to be raised by taxation to cover such expenditures, interest and sinking fund?"

Shall the first paragraph of Section 14 of Chapter XVIII of the Charter be amended to read as follows:

"The manager must not hear or consider any claim in favor of anyone against the city unless an account properly made out, giving all the items of the claim, duly verified as to its correctness and that the amount of the claim is justly due, is presented to him within six months after the last item of the account accrued, except claims of officers and employees of the city for their salaries. When the manager finds that any claim presented is not payable by the city, or is not a proper city charge, it must be rejected. If he finds it to be a proper city charge, but for a greater amount than is due, the manager may allow the claim in part and order paid the portion allowed on the claimant's receipt in full for his account. A claimant who is not satisfied with the rejection of his claim or demand, or the amount allowed him on his account, may sue the city therefor at any time within three months after final action of the manager, but not afterwards. No demand on the city shall be allowed by the manager in favor of any person in any manner indebted to the city without first deducting such indebtedness, or in favor of any officer whose accounts shall not have been rendered and approved, or who shall have neglected or refused to make his official returns or reports in writing, as required by the provisions of this Charter or any ordinance of the Commission, or in favor of any officer who shall willfully neglect and refuse to perform any of the duties of his office?"

Shall Section 3 of Chapter XIX of the Charter be amended to read as follows:

"In the erection, improvement and repair of all public buildings and works, in all street and sewer work, and in furnishing supplies and materials for the same, or for any other work by the city, when the expenditure required exceeds the sum of five hundred dollars (\$500), the manager shall advertise for bids for the work contemplated, and for furnishing such supplies and materials, and ask for sealed proposals.

"The advertisement for bids shall distinctly and specifically state the character of the work contemplated and the kind of supplies and materials required. Such notice shall be published at least once in the official newspaper, and posted on a bulletin board in front of the city hall for not less than five (5) days. The manager may, with the consent of the Commission, let the contract to the lowest responsible bidder, may reject any and all bids, and may re-advertise for bids, or provide for the work to be done under his direction and supervision, and purchase such supplies and materials as may be required."

Shall Section 4 of Chapter XIX of the Charter be amended to read as follows:

"The manager shall not annually contract for official advertising for the ensuing fiscal year. For this purpose he shall submit to each newspaper published in the city, and post on a bulletin board in front of the city hall, for at least five (5) days, a notice describing the work for which he desires to secure new bids in the manner herein provided?"

GEORGE U. YOUNG,
Mayor.

erred to be a primary election for the nomination of candidates for such office or offices, and a second or general municipal election shall be held to vote for candidates to fill such office or offices. The candidates not elected at such first election, equal in number to twice the number to be elected to any given office, or less if so there be, and who received the highest number of votes for the respective offices shall at such first election, shall be the only candidates at said second election; provided, that if there be any person who, under the provisions of this subdivision, would have been entitled to be come a candidate for any office except for the fact that some other candidate received an equal number of votes therefor, then all such persons receiving said equal number of votes shall likewise become candidates for such office?"

Shall the third paragraph of Section 1 of Chapter XVI of the Charter be amended to read as follows:

"The provisions of Chapter XVII of this Charter, respecting the form, filing, certification, rejection and action on recall petitions, shall apply to petitions of the kind referred to in this chapter, with such modification as the nature of the case may require; but nothing in said Chapter XVII shall be construed to extend the time for completing and filing a good and sufficient petition for referendum beyond the said period of thirty days?"

Shall Section 4 of Chapter XVIII of the Charter be amended to read as follows:

"On or before the first Monday in June of each year, or on such date in each year as shall be fixed by the Commission, the manager shall submit to the Commission the estimates of each department and his own personal report and recommendation and estimate as to the probable expenditures of the city for the next ensuing fiscal year, stating the amount in detail required to meet all expenditures, including interest and sinking funds and outstanding indebtedness, if any there be; also an estimate of the amount of income expected from all sources in each department, and the probable amount required to be raised by taxation to cover such expenditures, interest and sinking fund?"